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LLC and DEB SHOPS SD, INC.

8 **UNITED STATES DISTRICT COURT**

9 **CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION**

10
11 URBAN TEXTILE, INC., A California
Corporation,

12 Plaintiff,

13 vs.

14 DEB SHOPS SDW, LLC, a Delaware
15 Limited Liability Company; DEB
SHOPS SD, INC., a Delaware
16 Corporation; and DOES 1 through 20,
inclusive,

17 Defendants.

CASE NO. CV14-00147-CAS-AJW
(Reassigned to the Hon. Christina A.
Snyder, Courtroom 5 - 2nd Floor)

PROTECTIVE ORDER

Complaint filed: January 8, 2014

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19
20 **TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:**

21
22 **BASED UPON THE STIPULATION OF THE PARTIES, AND GOOD**
23 **CAUSE APPEARING, IT IS HEREBY ORDERED** that any person or party subject
24 to this Order - including without limitation the parties to this action, their
25 representatives, agents, experts and consultants, all third parties providing discovery
26 in this action, and all other interested persons with actual or constructive notice of
27 this Order – shall adhere to the following terms:
28

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1 1. **Overview:** Any person or party subject to this Order who receives from
 2 any other person or party any information of any kind provided in the course of
 3 discovery in the action (hereinafter "Discovery Material") that is designated as
 4 "Confidential" and/or "Confidential/Attorneys' Eyes Only" pursuant to the terms of
 5 this Order (hereinafter, the "Confidential Information" or "Confidential Discovery
 6 Material") shall not disclose such Confidential Information to anyone else except as
 7 expressly permitted hereunder.

8 2. **Material Designated As "Confidential":** The person or party
 9 disclosing or producing any given Discovery Material may designate as
 10 "Confidential" such portion of such material as consists of any commercially
 11 sensitive and/or confidential financial or business information, such as purchase
 12 records, sales records, item profitability reports, and pricing methods. The parties, or
 13 some of them, request protection of such information on the grounds that said
 14 information is not ordinarily available to the public, that said information, if
 15 disclosed, could be harmful to the parties, or any of them, that said information, if
 16 disclosed, could be helpful to the competitors of the parties, or any of them, and that
 17 said information therefore requires special protection from disclosure pursuant to
 18 Fed. R. Civ. P. 26(c).

19 3. **Disclosure Of "Confidential" Materials:** No person or party subject
 20 to the Order other than the producing person or party shall disclose any of the
 21 Discovery Material designated by the producing person or party as "Confidential" to
 22 any other person whomsoever, except to:

23 3.1 the parties to this action and Protective Order, including their
 24 employees and former employees;

25 3.2 in-house (or corporate) legal counsel, and outside attorneys
 26 retained specifically for this action, and fellow employees of
 27 each such attorneys' law firms to whom it is reasonably
 28 necessary to disclose such Confidential Discovery Material;

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- 3.3 its author, its addressee, and any other person indicated on the face of the document as having received a copy;
- 3.4 any employee or agent, or former employee or agent, of any sender or recipient of the document (e.g. where a Purchase Order from Company A to Company B is produced in litigation by Company A, said document may be disclosed to employees or agents of Company B under the terms of this Protective Order);
- 3.5 any person retained by a party to serve as an expert witness or otherwise providing specialized advice to counsel in connection with this action, provided such person has first executed a Non-Disclosure Agreement in the form annexed as Exhibit A hereto;
- 3.6 stenographers engaged to transcribe depositions conducted in this action and their support personnel;
- 3.7 the Court and its support personnel;
- 3.8 any mediator or settlement officer, whom the parties have elected or consented to participate in the case. and
- 3.9 as required by law or court order upon notice to the designating party sufficiently in advance of such disclosure to permit it to seek a protective order.

4. **Material Designated As "Confidential/Attorneys' Eyes Only":** The person or party disclosing or producing any given Discovery Material may designate material as "Confidential/Attorneys' Eyes Only" only if (a) the material meets the definition of Confidential, pursuant to Section 2 above, and (b) another party is a direct competitor, or a potential supplier, or direct customer of that party.

5. **Disclosure Of "Confidential/Attorneys' Eyes Only" Material:** No person or party subject to this Order other than the producing person or party shall disclose any of the Discovery Material designated by the producing person or party as "Confidential/Attorneys' Eyes Only" to any other person whomsoever, except to:

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- 5.1 outside attorneys retained specifically for this action, and fellow employees of each such attorneys' law firms to whom it is reasonably necessary to disclose such Confidential Discovery Material;
- 5.2 outside experts and outside consultants (including their employees or clerical assistants) who are employed, retained or otherwise consulted by a party or its attorneys for the purpose of analyzing data, conducting studies or providing opinions to assist, in any way, in this litigation and to whom it is reasonably necessary to disclose such Confidential Discovery Material, provided such person has first executed a Non-Disclosure Agreement in the form annexed as Exhibit A hereto;
- 5.3 the party producing said documents and persons affiliated with the party producing said documents, including the producing party's employees and former employees (provided such former employee has first executed a Non-Disclosure Agreement in the form annexed as Exhibit A hereto), during the time they are testifying in deposition or at trial, or in connection with written discovery requests;
- 5.4 any employee or agent of any sender or recipient of the document (e.g. where a Purchase Order from Company A to Company B is produced in litigation by Company A, said document may be disclosed to employees or agents of Company B under the terms of this Protective Order);
- 5.5 stenographers engaged to transcribe depositions conducted in this action;
- 5.6 the Court and its support personnel;
- 5.7 any mediator or settlement officer, whom the parties have elected

1 or consented to participate in the case; and/or

2 5.8 as required by law or court order upon notice to the designating
3 party sufficiently in advance of such disclosure to permit it to
4 seek a protective order.

5 6. **Deposition Transcripts:** With respect to the Confidential portion(s) of
6 any Discovery material other than deposition transcripts and exhibits, the producing
7 person or party or that person's or party's counsel may designate such portion(s) as
8 "Confidential" or "Confidential /Attorneys' Eyes Only" by stamping or otherwise
9 clearly marking as "Confidential" or "Confidential/Attorneys' Eyes Only" the
10 protected portion(s) in a manner that will not interfere with its legibility or
11 audibility. With respect to deposition transcripts and exhibits, a producing person or
12 party or that person or party's counsel may indicate on the record that a question
13 calls for Confidential Information, in which case the transcript of the designated
14 testimony shall be bound in a separate volume and marked "Confidential
15 Information Governed by Protective Order" by the reporter.

16 7. **Documents Under Seal:** The designation of documents or information
17 as "Confidential" or "Confidential/Attorneys' Eyes Only" creates no entitlement to
18 file such documents or information under seal. Civil Local Rule 79-5 sets forth the
19 procedures that must be followed and reflects the standards that will be applied
20 when a party seeks permission from the court to file materials under seal.

21 8. **Separate Non-Disclosure Agreements:** Prior to any disclosure of any
22 Confidential Discovery Material to any person referred to in paragraph 3a, 3b, 3e,
23 5a, 5b, and/or 5c above, such person shall be provided by counsel with a copy of
24 this Protective Order and shall sign a Non-Disclosure Agreement in the form
25 reflected in Exhibit A hereto. Said counsel shall retain each signed Non-Disclosure
26 Agreement, and upon request produce it to opposing counsel either prior to such
27 person being permitted to testify (at deposition or trial).

28 9. **Failure To Designate:** If at any time prior to the trial of this action, a

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1 producing person or party realizes that some portion(s) of Discovery Material that
 2 that person or party previously produced without limitation, or without adequate
 3 limitation, should be designated as "Confidential" and/or "Confidential /Attorneys'
 4 Eyes Only", that person or party may so designate by so apprising all parties in
 5 writing, and providing said parties with appropriately marked copies of said
 6 Discovery Material, where possible, and such designated portion(s) of the Discovery
 7 Material will thereafter be treated as "Confidential" and/or "Confidential/Attorneys'
 8 Eyes Only" under the terms of this Order.

9 10. **Designations In Good Faith:** "Confidential" and/or
 10 "Confidential/Attorneys' Eyes Only" material shall only include information which
 11 the designating party in good faith believes will, if disclosed, have the effect of
 12 causing harm to its competitive position. "Confidential" and/or
 13 "Confidential/Attorneys' Eyes Only" material shall not include information that (a)
 14 was, is or becomes public knowledge, not in violation of this Protective Order or
 15 any other obligation of confidentiality, or (b) was or is acquired from a third party
 16 having no direct or indirect obligation of confidentiality to the designating party.

17 11. **Objections To Designations:** Any party who either objects to any
 18 designation of confidentiality, or who, by contrast, requests still further limits on
 19 disclosure (such as in camera review in extraordinary circumstances), may at any
 20 time prior to the trial of this action serve upon counsel for the designating person or
 21 party a written notice stating with particularity the grounds of the objection or
 22 request. If agreement cannot be reached promptly, counsel for the objecting party
 23 may seek appropriate relief from the Court in accordance with Local Rule 37 and
 24 the party asserting confidentiality shall have the burden of proving same. If a party
 25 disagrees with or challenges the grounds or basis for the designation of any
 26 document or information as Confidential Material, that party nevertheless shall treat
 27 and protect such material as Confidential Material in accordance with this Protective
 28 Order unless and until all involved parties shall have agreed in writing, or an order

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1 of the Court shall have been entered, that provides that such challenged Confidential
 2 Material may be used or disclosed in a manner different from that specified for
 3 Confidential Material in this Protective Order.

4 12. **Use At Trial:** Documents designated "Confidential" and/or
 5 "Confidential/Attorneys' Eyes Only" may be used by any party without limitation at
 6 trial. However, any party who wishes to have such documents treated as
 7 "Confidential" and/or "Confidential/Attorneys' Eyes Only" may renew their request
 8 for confidentiality before the trial judge at the status conference, through a motion in
 9 limine and/or as may be otherwise permitted by the court.

10 13. **Continuing Jurisdiction:** This Court shall retain jurisdiction over all
 11 persons subject to this Order to the extent necessary to enforce any obligations
 12 arising hereunder or to impose sanctions for any contempt thereof.

13 14. **Obligations Upon Termination Of Litigation:** This Protective Order
 14 shall survive the termination of the litigation. Within 30 days of the final disposition
 15 of this action, including all appeals, all Discovery Materials designated as
 16 "Confidential," and/or "Confidential/Attorneys' Eyes Only" and all copies thereof,
 17 that have not been annotated, illuminated or otherwise "marked-up" shall be
 18 promptly returned to the producing person or party (at the producing person's
 19 expense), if requested in writing by the producing party or shall be destroyed. All
 20 documents marked "Confidential," and/or "Confidential/Attorneys' Eyes Only" that
 21 have been annotated, illuminated or otherwise "marked-up" shall not be returned,
 22 but shall be destroyed.

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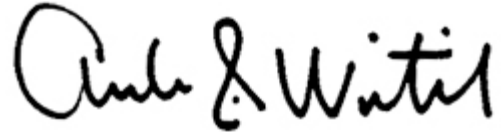
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1 15. **Further Modifications:** Any party to this action, and any third party
2 producer may, at any time, request the modification of this Protective Order, upon a
3 noticed motion, unless emergency relief is appropriate, and upon a showing of good
4 cause.

5
6 IT IS SO ORDERED.

7
8 DATED: June 4, 2014



ANDREW J. WISTRICH
UNITED STATES MAGISTRATE JUDGE

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EXHIBIT ANON-DISCLOSURE AGREEMENT

I understand that access to information designated as CONFIDENTIAL or CONFIDENTIAL/ATTORNEYS' EYES ONLY is provided to me under the terms and restrictions of a Protective Order. I have received a copy of the Protective Order, have read it, and agree to be bound by its terms. I will not mention, disclose, or use information designated as CONFIDENTIAL INFORMATION or CONFIDENTIAL/ATTORNEYS' EYES ONLY that is provided to me in connection with this action except as permitted by the Protective Order.

Dated: _____

Signature: _____

Print Name: _____

Title: _____

Company: _____

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